

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MARYLAND

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ERRENCE CROZIER  
1444 WALKER AVENUE  
BALTIMORE, MARYLAND 21239-1707

APR 20 2010

AT BALTIMORE  
CLERK, U.S. DISTRICT COURT  
DISTRICT OF MARYLAND

BY

DEPUTY

(Full name and address of the plaintiff)

Plaintiff(s)

\*

WDQ10CV1001

Civil No.: \_\_\_\_\_

(Leave blank. To be filled in by Court.)

vs.

TRACY HACKMAN VP  
CHRYSLER FINANCIAL INC  
27777 INKSTER ROAD  
FARMINGTON HILL, MICHIGAN 48334

(Full name and address of the defendant(s))

Defendant(s)

\*\*\*\*\*

COMPLAINT

1. Jurisdiction in this case is based on:

- Diversity (none of the defendants are residents of the state where plaintiff is a resident)
- Federal question (suit is based upon a federal statute or provision of the United States Constitution)
- Other (explain) \_\_\_\_\_
- \_\_\_\_\_
- \_\_\_\_\_

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MARYLAND

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1444 WALKER AVENUE  
BALTIMORE, MARYLAND 21239-1707

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APR 20 2010

AT BALTIMORE,  
CLERK, U.S. DISTRICT COURT  
DISTRICT OF MARYLAND

(Full name and address of the plaintiff)

BY

DEPUTY

Plaintiff(s)

vs.

Civil No.: \_\_\_\_\_

(Leave blank. To be filled in by Court.)

DARRYL R. JACKSON CO.  
Chrysler Financial  
2777 Inkster Road  
Farmington Hills, Michigan 48334

(Full name and address of the defendant(s))

Defendant(s)

\*\*\*\*\*

COMPLAINT

1. Jurisdiction in this case is based on:

- Diversity (none of the defendants are residents of the state where plaintiff is a resident)
- Federal question (suit is based upon a federal statute or provision of the United States Constitution)
- Other (explain) \_\_\_\_\_
- \_\_\_\_\_
- \_\_\_\_\_

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MARYLAND

ERRENCE CRASIN

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1444 WALKER AVENUE

BALTIMORE, MARYLAND 21239

\*

APR 20 2010

AT BALTIMORE  
CLERK, U.S. DISTRICT COURT  
DISTRICT OF MARYLAND

BY

DEPUTY

(Full name and address of the plaintiff)

Plaintiff(s)

\*

vs.

Civil No.: \_\_\_\_\_

(Leave blank. To be filled in by Court.)

MACHELLE McADORY/VP

\*

CHRYSLER FINANCIAL

27771 TINKSTER ROAD

\*

FARMINGTON HILL MICHIGAN 48334

(Full name and address of the defendant(s))

Defendant(s)

\*\*\*\*\*

**COMPLAINT**

1. Jurisdiction in this case is based on:

- Diversity (none of the defendants are residents of the state where plaintiff is a resident)
- Federal question (suit is based upon a federal statute or provision of the United States Constitution)
- Other (explain) \_\_\_\_\_
- \_\_\_\_\_
- \_\_\_\_\_

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MARYLAND

ERRENCE Chastin

\*

1445/WALKER AVENUE

FILED  
LOGGED      ENTERED  
RECEIVED

Baltimore, Maryland 21239

\*

APR 20 2010

(Full name and address of the plaintiff)

Plaintiff(s)

\*

U.S. DISTRICT COURT  
DISTRICT OF MARYLAND

DEPUTY

vs. THOMAS GilMAN

CHRYSLER FINANCIAL INC

2777 INKSTER ROAD

FARMINGTON HILL Michigan 48334

(Full name and address of the defendant(s))

Defendant(s)

\*\*\*\*\*

Civil No.: \_\_\_\_\_

(Leave blank. To be filled in by Court.)

BY

COMPLAINT

1. Jurisdiction in this case is based on:

- Diversity (none of the defendants are residents of the state where plaintiff is a resident)
- Federal question (suit is based upon a federal statute or provision of the United States Constitution)
- Other (explain) \_\_\_\_\_
- \_\_\_\_\_
- \_\_\_\_\_

2. The facts of this case are:

Chrysler Financial has not  
REFUNDED ALL OF THE FUNDS DUE TO ME  
FROM THEIR ERROR IN REFERENCE TO MY  
BANK ACCOUNT. Chrysler has CAUSED  
MY BANK ACCOUNT TO BOUNCE AND I HAVE  
HAD TO PAY NUMEROUS PENALTIES TO  
CLOSEOUT MY ACCOUNT TO PREVENT FURTHER  
FINANCIAL DAMAGES

2. The facts of this case are:

CHRYSLER FINANCIAL HAS NOT REFUNDED ALL OF THE FUNDS DUE TO ME FROM THEIR ERROR IN REFERENCE TO MY BANK ACCOUNT. CHRYSLER HAS CAUSED MY BANK ACCOUNT TO BOUNCE AND I HAVE HAD TO PAY NUMEROUS PENALTIES TO CLOSEOUT MY ACCOUNT TO PREVENT FURTHER FINANCIAL DAMAGES.

2. The facts of this case are:

Chrysler Financial has not  
REFUNDED ALL OF THE FUNDS DUE TO ME  
FROM THEIR ERROR IN REFERENCE TO MY  
BANK ACCOUNT. Chrysler has CAUSED  
MY BANK ACCOUNT TO BOUNCE AND I HAVE  
HAD TO PAY NUMEROUS PENALTIES TO  
CLOSED MY ACCOUNT TO PREVENT FURTHER  
FINANCIAL DAMAGE.

2. The facts of this case are:

CHRYSLER FINANCIAL HAS NOT  
REFUNDED ALL OF THE FUNDS DUE TO ME  
FROM THEIR ERROR IN REFERENCE TO MY  
BANK ACCOUNT. CHRYSLER HAS CAUSED  
MY BANK ACCOUNT TO BOUNCE AND I HAVE  
HAD TO PAY NUMEROUS PENALTIES TO CLOSE OUT  
MY ACCOUNT TO PREVENT FURTHER  
FINANCIAL DAMAGES.

3. The relief I want the court to order is:

Damages in the amount of: \_\_\_\_\_

An injunction ordering: CHRYSLER FINANCIAL

TO NEGOTIATE A PRE-TIA SETTLEMENT AND  
HAVE A GOVERNMENT AGENCY OVERSEE CHRYSLER FINANCIAL  
TRANSACTIONS TO ENSURE THEY COMPLY WITH THE  
SARBANES-OXLEY ACT.

Ernest Croslin

(original signature of plaintiff)

Ernest Croslin

1444 WALKER AVENUE

BALTIMORE, MARYLAND 21239-1707

(address of plaintiff)

3. The relief I want the court to order is:

- Damages in the amount of: \_\_\_\_\_
- An injunction ordering: Chrysler Financial  
To MEET FOR A PRE-TRIAL SETTLEMENT and  
HAVE A GOVERNMENT AGENCY OVERSEE Chrysler Financial  
TRANSACTIONS TO ENSURE they comply with  
THE SABANAS OXLEY ACT.
- Other (explain) \_\_\_\_\_

Errence Crostin  
(original signature of plaintiff)

Errence Crostin

1441 WALKER AVENUE

BALTIMORE, MARYLAND 21239  
(address of plaintiff)

3. The relief I want the court to order is:

- Damages in the amount of: \_\_\_\_\_
- An injunction ordering: Chrysler Financial  
To MEET FOR A PRE-TRIA) SETTLEMENT AND  
HAVE A GOVERNMENT AGENCY OVERSEE Chrysler FINANCIAL  
TRANSACTION TO ENSURE they comply with THE  
SARBAVES OXLEY ACT.
- Other (explain) \_\_\_\_\_

Ernest Crook

(original signature of plaintiff)

ERNEST CROOK

15144 WALKER AVENUE

BALTIMORE, MARYLAND 21239

(address of plaintiff)

3. The relief I want the court to order is:

Damages in the amount of: \_\_\_\_\_

An injunction ordering: Chrysler Financial

TO MEET FOR A PRE-TRIAL SETTLEMENT AND  
HAVE A GOVERNMENT AGENCY OVERSEE CHRYSLER FINANCIAL

Other (explain) \_\_\_\_\_  
TRANSACTIONS TO ENSURE THEY COMPLY WITH  
THE SARBANES OXLEY ACT.

Ernest Croslin

(original signature of plaintiff)

Ernest Croslin

1444 WALKER AVENUE

BALTIMORE, MARYLAND 21239

(address of plaintiff)